

UNITED STATES PARTMENT OF COMMERCE

Pat nt and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

DATE MAILED:

Washington, D.C. 20231

	APPLICATION NO.	PLICATION NO. FILING DATE FIRST NAMED INVENTOR				ATTORNEY DOCKET NO.		
<u> </u>	08/913,918	12/08/9	7 PROCKOP		D	TJU-1857		
	-							
_	000570		– [EXAMINER			
	AKIN GUMP.	STRAUSS HA	UER & FELD LLP		KERR,	J		
	ONE COMMER	CE SQUARE						
	2005 MARKE	T STREET S	UITE 2200].	ART UNIT	PAPER NUMBER		
	PHILADELPH	IIA PA 1910	3	_	1633			
	•		· ·					

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

12/20/00

1- File Copy

Advisory Action

Application No. 08/913,918

Applican

Prockop et al.

Examiner

Janet M. Kerr

Group Art Unit 1633



TH	E PERI	IOD F	OR RESPONSI	: (check only a)	or b)]		•			•					
	a) 🗌	expir	es	nonths from the ma	iling date of the	final rejection									
	b) 🗀		er. In no event,	onths from the mai however, will the st											
	date or determ	n which	h the response, the period of exte	e obtained by filing he petition, and the nsion and the corre e originally set shor	fee have been fi	led is the date t of the fee.	e of the respon Any extension	se and also the	date for the posts 37 CFR 1.17	urposes of					
		Appellant's Brief is due two months from the date of the Notice of Appeal filed on <u>Dec 8, 2000</u> (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).													
				inal rejection, file the application in			has been co	nsidered witl	h the followin	g effect,					
X	The p	ropos	ed amendmen	(s):											
	□ w	ill be	entered upon f	iling of a Notice	of Appeal and	an Appeal I	Brief.			t					
	X w	ill not	be entered be	cause:	*	•	*			. *					
	X	they raise new issues that would require further consideration and/or search. (See note below).													
		they raise the issue of new matter. (See note below).													
	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.														
	they present additional claims without cancelling a corresponding number of finally rejected claims.														
	NOTE: The submitted claims raise new issues that would require further consideration and/or search as the new														
	limitations change the scope of the claimed invention.														
	<u>nc</u>	one		has overcome the											
	Newl separ	y prop ate, t	oosed or amen imely filed am	ded claims endment cancelli	ng the non-allo	wable clain	าร.	vould be allo	wable if subn	nitted in a					
□			vit, exhibit or r nce because:	equest for recons	sideration has t	been consid	ered but doe	s NOT place	the application	on in condition					
		•					<u> </u>	 							
			vit or exhibit wher in the final	ill NOT be considerejection.	lered because	it is not dire	ected SOLEL'	Y to issues v	vhich were ne	ewly raised by					
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):														
	Claims allowed: none														
	Claims objected to: none														
	Claim	ns reje	cted: 37, 38,	and 55-68		<u> </u>									
				orrection filed on					proved by the	e Examiner.					
	Note	the a	ttached Inform	ation Disclosure	Statement(s),	PTO-1449,	Paper No(s).		-0-0-	. (1)					
	Other	r .						SUPER	EBORAH J. R. VISORY PATER	CLARK CLARK IT EXAMINER					
٠.	-				-			ILUF	HOLOGY CEA	HEH. 1800					